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8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
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11	MANOUG TORAMANIAN,) Case No.: 1:20-cv-1470 JLT	
12	Plaintiff,	ORDER LIFTING THE STAY	
13	v.) ORDER AMENDING THE SCHEDULING	
14	COMMISSIONER OF SOCIAL SECURITY,) ORDER)	
15	Defendant.)	
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17	This action was stayed due to the Commissioner's inability to prepare a certified copy of the		
18	administrative record with limitations caused by the COVID-19 pandemic. (See Doc. 5 at 4.) General		
19	Order No. 615 allows the stay to be lifted when "i) the Commissioner files a proof of service showing		
20	that the CAR has been served on Plaintiff; or ii) the Commissioner files the CAR." The Commissioner		
21	has now filed the certified administrative record. (Doc. 13.) Accordingly, the Court ORDERS :		
22	1. The stay imposed by General C	Order No. 615 is LIFTED ;	
23	2. Within 45 days of service of t	his order, the plaintiff shall file the motion for summary	
24	judgment;		
25	3. Within 45 days after service	of plaintiff's opening brief, the defendant shall file the	
26	responsive brief;		
27	4. Within 15 days after filing of defendant's brief, the plaintiff shall file the optional		
28	reply brief;		

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1	5. Any motion for attorney fees shall be filed within 30 days after entry of final judgment.		
2	Opposition or a statement of non-opposition shall be filed within 30 days thereafter.		
3	6. All references to the record and all assertion of fact must be accompanied by citations		
4	to the record. The opening and responsive brief shall contain the following:		
5	(a) A description of the plaintiff's alleged physical or emotional impairments,		
6	including when the plaintiff contends the impairments became disabling, and how these impairments		
7	disable the plaintiff from work;		
8	(b) A summary of all relevant medical evidence, including an explanation of the		
9	significance of clinical and laboratory findings and the purpose and effect of prescribed medication		
10	and therapy;		
11	(c) A summary of the relevant testimony at the administrative hearing;		
12	(d) A recitation of the defendant's findings and conclusions relevant to the		
13	plaintiff's claims;		
14	(e) A short, separate statement of each of the plaintiff's legal claims stated in terms		
15	of the insufficiency of the evidence to support findings of fact or reliance upon an erroneous legal		
16	standard; and		
17	(f) Argument separately addressing each claimed error. Argument in support of		
18	each claim of error must be supported by citation to legal authority and explanation of the application		
19	of such authority to the facts of the particular case. Briefs that do not substantially comply with these		
20	requirements will be stricken.		
21	7. Requests for modification of this briefing schedule must be made by written stipulation		
22	or motion and will be granted only for good cause. A request for a modification brought on the filing		
23	deadline will be looked upon with disfavor. Local Rule 144(d).		
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1	8.	Violations of this order or	of the federal rules of procedure or the Local Rules may
2	result in sanctions pursuant to Local Rule 110.		
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4	IT IS SO OF	RDERED.	
5	Dated:	June 15, 2021	/s/ Jennifer L. Thurston
6	•		CHIEF UNITED STATES MAGISTRATE JUDGE
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